

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO Box 1450 Alcassedan, Virginia 22313-1450 www.emplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/566,583	01/31/2006	Futoshi Kameda	040894-7382	5113
9629 7590 12/07/2009 MORGAN LEWIS & BOCKIUS LLP			EXAM	IINER
1111 PENNSY	LVANIA AVENUE N		LOW, LINDSAY M	
WASHINGTON, DC 20004			ART UNIT	PAPER NUMBER
			3721	
			MAIL DATE	DELIVERY MODE
			12/07/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	_	
10/566,583	KAMEDA, FUTOSHI		
Examiner	Art Unit	_	
LINDSAY M. LOW	3721		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS

eamed	patent term	adjustment.	See 31	CFR 1.704(D).	

WHIC - Exte after - If NC - Failu Any	CHEVER IS LONGER, FROM THE MAILING DATE OF assons of time may be available under the provisions of 37 CFR 1.136(a). In It SIX (9) MONTHS from the maining date of this communication period for reply is specified above, the maximum statutory period will apply a ret to reply which he set or extended period for reply will, by statute, cause the reply received by the Office later than three months after the maining date of the department may apply an extension of the properties of the order of the properties of the order of	THIS COMMUNICATION. o event, however, may a reply be timely filed and will expire SI(6) MONTHS from the mailing date of this communication. application to become ABANDONED (35 U.S.C. § 133).
Status		
1)🛛	Responsive to communication(s) filed on 18 August 2	<u>009</u> .
2a)⊠	This action is FINAL . 2b) ☐ This action	is non-final.
3)	Since this application is in condition for allowance exc	ept for formal matters, prosecution as to the merits is
	closed in accordance with the practice under Ex parte	Quayle, 1935 C.D. 11, 453 O.G. 213.
Disposit	ion of Claims	
4)🛛	Claim(s) 1.3.5-7 and 9 is/are pending in the application	n.
	4a) Of the above claim(s) is/are withdrawn from	consideration.
	Claim(s) is/are allowed.	
	Claim(s) 1.3.5-7 and 9 is/are rejected.	
	Claim(s) is/are objected to.	
8)□	Claim(s) are subject to restriction and/or election	on requirement.
Applicat	ion Papers	
9)	The specification is objected to by the Examiner.	
	The drawing(s) filed on is/are: a) accepted o	r b) objected to by the Examiner.
	Applicant may not request that any objection to the drawing	
	Replacement drawing sheet(s) including the correction is re	quired if the drawing(s) is objected to. See 37 CFR 1.121(d).
11)	The oath or declaration is objected to by the Examiner	. Note the attached Office Action or form PTO-152.
Priority (under 35 U.S.C. § 119	
12)	Acknowledgment is made of a claim for foreign priority	under 35 U.S.C. § 119(a)-(d) or (f).
a)	☐ All b)☐ Some * c)☐ None of:	
	1. Certified copies of the priority documents have	been received.
	2. Certified copies of the priority documents have	been received in Application No
	3. Copies of the certified copies of the priority doc	uments have been received in this National Stage
	application from the International Bureau (PCT	Rule 17.2(a)).
* 5	See the attached detailed Office action for a list of the of	ertified copies not received.
Attachmen	nt(s)	
	ce of References Cited (PTO-892)	4) Interview Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date 3) Information Disclosure Statement(s) (PTO/SD/08) 5) Notice of Informat Fatert Application		
	mattern Disclosure Statement(s) (F1 O/Sarob)	6) Other

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DETAILED ACTION

This action is in response to applicant's amendment received on August 18th,
 2009.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1, 5-6, and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Oliver (4,671,444).

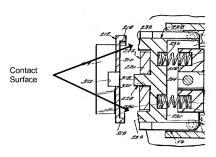
Oliver discloses the same invention including a driver 22, a magazine accommodating connected staples, a guide surface 212, a pusher 56 that presses a leading end staple and the next staple to the guide surface (see col. 14 lines 28-42). The staples have an upper portion extending lengthwise having first and second portions extending perpendicularly from the upper portion. The pusher 56 has a support surface 316 that contacts a lower surface of the center of the upper portion of the leading staple when the driver 22 moves down (see col. 13 line 62 - col. 14 line 2). Lower surfaces of the upper portions of the next staple and continuing staples are in contact with an upper surface 302 of the pusher 56. A protrusion 318 has a surface 316 that slopes in a driving direction of the driver. There is no gap between the upper surface 302 and the protrusion surface 316, as the protrusion surface 316 is located on

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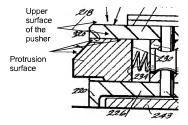
part 228 of pusher 56. Part 228 contacts a surface on element 222 with no gap. Surface 302 is located on element 222. In addition, it should be noted that the upper surface of the pusher can include the top and side surfaces of the upper portion of the pusher (upper portion of element 222 - see designation below) and the protrusion surface can include the entire top surface of part 228 (including incline 316). There would be no gap between those designated surfaces.

Regarding claims 5 and 9, when the driver 22 moves downward, the upper portion of the staple moves to the sloping surface 316 and the pusher 56 retreats in a direction opposite to the guide surface (col. 14 lines 1-2).

Regarding claim 6, the pusher 56 includes a contact surface (designated below) for pressing the leading staples to the guide surface 212.



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Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 3 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oliver (4,671,444) in view of Kufel (3,029,436).

Oliver discloses the same invention substantially as claimed except for having a pair of legs on the driver. Instead, Oliver has legs 232 on the pusher 228 and has a flat ended driver. However, Kufel teaches a driver 22 having a pair of legs 32 for engaging the staple legs. Kufel states in col. 3 lines 1-7 that forming the driver 22 and legs 32 as one piece is an economical type of construction. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to provide a pair of legs on

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Oliver's driver for the purpose of creating an economical type of construction for the stapler.

Response to Arguments

 Applicant's arguments filed August 18th, 2009 have been fully considered but they are not persuasive.

Applicant contends that Oliver has a large gap between the upper surface of the pusher and the protrusion surface. However, as previously stated in the previous office action mailed May 28th, 2009, the protrusion surface 316 is located on part 228 of pusher 56. Part 228 contacts a surface within element 222 with no gap. Surface 302 is located on element 222. Therefore, there is no gap between protrusion surface 316 and upper surface 302. In addition, if the upper surface of the pusher is considered to be the surfaces shown in the rejection above, and the protrusion surface is considered to the surfaces shown in the rejection above, then there also is no gap between those surfaces.

Applicant contends that Kufel's former has the former arms and not the driver.

Furthermore, applicant states that it does not matter if the driver and the former are fabricated from one sheet of metal. However, it should be noted claims are given their broadest reasonable interpretation consistent with the specification. In this instance, the claims state that "the driver includes a pair of leg portions that come into contact with both corners of the C-shaped leading-end staple and push out the leading-end staple."

Referring to Kufel, the leg portions 32 are located on the driver 22 (see Fig. 7).

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Therefore, Kufel's leg portions 32 are certainly considered to be part of the driver. In other words, the driver 22 (one piece) includes the pair of leg portions 32. The legs come into contact with the staple and pushes on it.

For the reasons above, the grounds of rejection are deemed proper.

Conclusion

- THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 8. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.
- Any inquiry concerning this communication or earlier communications from the
 examiner should be directed to LINDSAY M. LOW whose telephone number is
 (571)272-1196. The examiner can normally be reached on Monday thru Friday 7:30 to
 5:00.

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10. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Rinaldi Rada can be reached on 571-272-4467. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

11. Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

r atent Application information Netheral (1 Airt) system. Otatas information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/L. M. L./

Examiner, Art Unit 3721

/Rinaldi I Rada/

Supervisory Patent Examiner, Art Unit 3721

11/23/2009